THE GREENVILLE JOURNAL

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HOME PHONE 244 THURSDAY, OCT. 3, 1907.

Senator William Alden Smith says his state is for Taft, pro vided the President will not run

Prices are high but watermelons, the circus and roastin' ears are plentiful and cheap. There is always something to be thank ful for.

Secretary Root is to be royally entertained on his coming visit to Mexico. Should the Mexican Secretary of State decide to return Mr. Root's visit it would bankrupt Mr. Root to return the courtesies shown him, for Mr. Root is not a rich man,

Admiral Dewey has been telling the newspapers, and through them the public, the reasons why the United States should not give up the Philippines. We don't believe anyone ever seriously supposed that the United States would give up the Philippines.

Governor Folk of Missouri has been telling a vast throng at the Jamestown Exposition that protection is robbery, that as such it is morally wrong and should be abolished. Governor Folk has been suggested as the presidential candidate of the Democracy.

The President has decided to go down south and try his luck at bear hunting once more. The if he does not promote the creation of a new toy.

There is sorrow among the Washington-newspaper men because the President is not to return permanently to Washington until the last of October. There never was a better news-maker than President Roosevelt and even the politicians who help to swell the news volume stay away from Washington when the President is not there.

It is very difficult to understand why so much fuss should have been made over the fact that Vice President Fairbanks served cocktails at a luncheon at his home in Indianapolis. At his home in Washington he serves cocktails, claret and champagne at every dinner he gives and he gives one almost every night during the session of Congress.

Everyone who longs for the day of international peace will be keenly disappointed over the failure of the Hague Convention to adopt Secretary Root's beneficent scheme for a permanent peace court. The nations will never be willing to submit really important matters to arbitration until they have confidence that the arbitrators will adjudicate the question at issue on its merits and not merely make a compromise. And no court can be relied upon to adjudicate inter-

until it is made permanent and is composed of men appointed for life with incomes which make them independent.

Attorney General Bonaparte will recommend in his next annual report some changes in the law which he believes will make the Sherman anti-trust law more intelligible and less difficult of enforcement. The President will doubtless embody the Attorney General's recommendations in the next annual message to Congress. It is an abstruse subject and one that puzzles the best lawyers, so that if the Attorney General has solved the chief difficulties he will have done his country and his party an incalculable service.

Republicans all over the country on their choice for Republican presidential candidate, Secretary Taft received 2,512 votes. President Roosevelt was second, with 680 votes; Governor Hughes third, with 660 votes; Cannon fourth, with 281; Fairbanks fifth, with 260, and Cortelyou last, with 42 votes. If the Taft boom continues to grow at its present rate everything will be "cut and dried" before the next Republican convention meets, just as it was three years ago.

The government's prosecution of the Standard Oil Company is progressing steadily. It has thus far revealed the fact that the Standard Oil Company has made profits of \$800,000,000 in the last twentyfive years; that it has frequently violated the law and the mandates of the state supreme courts; that John D. Rockefeller owns one-fourth of the stock and that his holdings are worth \$109,-000,000; that his income amounts to over \$21 a minute; that the Standard Oil Company of Indiana, a sort of legal fiction but Well, possibly he wouldn't be actually a part of the real Standbeaten any worse than Mr. Bry- ard Oil Company, which & Judge Landis fined \$29,000,000, has been making a profit of 1,000 per cent a year. The government's suit prays the dissolution of the Standard Oil Company of New last time he went to that region Jersey, the real company which he got no bears and, in fact, it owns all the little companies; litwas out of his failure to do so tle by comparison. The suit is that the "Teddy bear" sprang being conducted under the Sherinto existence. This time he man anti-trust law, which was a hopes to get a bear or two, even law when Grover Cleveland was last president. But then, it is always the custom of the Democratic party to talk about things, not to do them. It remained for Theodore Roosevelt, acting on the legal advice of William H. Taft and Charles J. Bonaparte, to undertake to break up by legal process this great law-break-

> Men's New Fall Suits, Overcoats, Raincoats; ranging in price from \$10 to \$25.

> ing monopoly. The Democrats

are remarkable "trust-busters"

but it is only during their cam-

paigns.

THE PROGRESS, Greenville, O.

Washington Township. The Republicans of Washington township will meet at the Township House on Friday, October 11, 1907, at 2 o'clock p.m.

for the purpose of nominating a township ticket. I. E. BICKEL, Com.

Universalist Church, Sunday, October 6.

Rev. Martha Jones will preach at 10:30 a.m. on "The power of the tongue." and at 7 p.m. on "The blessedness of righteousness." Notice change of hour for evening service to 7 o'clock. Sunday School at 9:15 a.m. Everyone welcome.

Notice to Land Buyers-I have for sale a large list of good farms in Randolph county, Ind. See me before buying. C. B. COURTNEY, front room ovnational cases on their merits er Postoffice, Winchester, Ind. 3m3*

COURT HOUSE NEWS.

PROBATE COURT. Last will of Simon J. Polie was

filed for probate, Inventory filed in estate of Na thaniel Myers.

Authority granted to purchase real estate in guardianship of Helen B. Kepner; purchase re-

ported and confirmed. A. C. Brandon was appointed administrator de bonis non of estate of Robison Brandon. Bond \$1600. Also of estate of Catharine Brandon, Bond \$3000.

Account of final distribution filed in estate of Rebecca Ivester. Report of improvement of property of estate of Ona Gutheil

filed and same approved. Last will of Simon J. Polie was admitted to probate. Henry Schafer was appointed adminis-In a recent poll of prominent trator, with will annexed, of said estate. Bond \$10,000.

A. D. Hufford was appointed administrator of estate of Isaac Hay. Bond \$100.

Sale of personal property at private sale reported and confirmed in estate of David Dun-

Second account filed in guardianship of Eva Cromer.

MARRIAGE LICENSES.

Harry C. Miller, 24, civil engineer, and Gertrude V. Roland. 24, both of Greenville. Ralph A. Philips, 18, painter,

and Edna Auston, 18, both of Arcanum. Eugene Hittle, 20, farmer, Al-

en township, and Bessie Grooms. Brown township. Morgan L. Trainor, 22, attor-

ney, Greenville, and Grace Delight Kerst, 22, Greenville town-

COMMON PLEAS COURT. NEW CASES.

18555-Gordon & Williamson vs Frank and Vida Jones; for \$182. 18556-E. B. McGeorge vs The Ed Grubbs Grain Co.; on appeal from docket of Squire Donavan. 18557-George Jones vs State of Ohio; error from docket of

Mayor Fisher of Ansonia, Ohio. COMMON PLEAS DECISIONS.

Gaar, Scott & Co. vs R. A. Pickett and others. John F. Haber was appointed receiver, on application of plaintiff.

Charles M. Pollock vs Fredie Pollock. Case dismissed by plain-

James R. Boyd and others vs George Albright. Plaintiff to give security for costs, in default case to be dismissed.

Peter B. Williamson and others vs Denise Denise. On application of plaintiff leave is granted him to withdraw from files of court his answer filed herein on May 18, 1907, and to re-file his answer and cross-petition filed June 26, 1907.

Charles Beedle & Son vs E. G. Husted and others. By agreement of parties case is compromised and dismissed at cost of

William Lindemuth vs City of Greenville. Dismissed for want of prosecution at costs of plain-

G. A. Pritzman vs Lawrence Martin and others. Dismissed for want of prosecution at costs of plaintiff.

E. Kenworthy vs Samuel F. Wise. Case stricken from docket for want of service, at costs

William F. Sanders vs Mary Sanders. Sheriff to arrest plaintiff and bring him before the Court to show cause why he should not be punished for con-

Augusta Barga vs D. W. Inman and others. Motion to dissolve temporary injunction sustained; notice of motion to appeal to Circuit court.

Joseph F. Warner vs D. B. Miller. On application of plaintiff case is dismissed.

Ida Z. Shannon vs Hugh A Shannon. Divorce granted.

Indianapolis Candy Co. v Clyde Erisman and others. By agreement of parties case settled and dismissed.

Michael Clune v Sampson Kaylor. Judgment in favor of plain- News-

tiff for \$87.08, rendered March 5, 1902, revived in favor of the plaintiff.

REGISTER OF DEEDS,

M. R. Bastress to W. J. Ross, wo lots in Rossville, \$1800. V. A. Slade to David S. Miller,

lot in Greenville, \$1250. S. F. Paxton to B. F. Coppock,

lot in Gettysburg, \$700. J. W. Light to J. M. Freymuth, wo lots in Lightsville, \$100.

C. L. Lambert to John A. Wallace, lot in Union City, \$2000. S. J. and John R. Phillips to

in Arcanum, \$500. S. A. Hawes, guardian, to W and A. Trace, 60 acres in Butler

Mattie J. Ivester, guardian, lot

township, \$1400. George Draher to C. C. Thackerv. lot in Bradford, \$30.

J. Parent to H. D. McCabe, lot 94 in Palestine, \$100.

C. A. Hoblitt to N. H. Tillman, 100 acres in Allen twp, \$4500. Alonzo Thompson to F. Puterbaugh, 40 acres in York township, \$3000.

N. Arnett to Charles Ammon and others, 101 acres in Monroe township, \$800.

Charles Ammon and others to W. Wallace, 101 acres in Monroe township, \$950.

Martin Costello to Margaret Costello, his half interest in 95 acres in Jackson township, \$4000.

New Fall Hats, Shirts, Ties, and Furnishings of all sorts.

THE PROGRESS, Greenville, O.

NEW SHORT STORIES

Enforced His Own Law. John F. Stevens, who threw up the job of building the Panama canal because the climate of the "big ditch" zone got on his nerves, made his repu

tation in railroading and knows every branch from running preliminary sur vev lines to successful operations An incident that will illustrate Mr. Stevens' manner of enforcing orders is told of the time he was in charge of a big construction crew on the Duluth, South Shore and Atlantic railroad many miles west of Marquette. There had been no trouble until a "whisky man" set up a rude shack in the camp and opened a saloon. The

laborers patronized the new bar so



STEVENS PUT TWO BULLETS THROUGH THE

Stevens ordered the "whisky man" to close up. As the saloon was not on railroad land he had no real authority and the man laughed at his

"When are you going to leave?" Stevens demanded on his first visit to the saloon

"When I get good and ready," was "Well, I'm going now," cried the engineer, as he lighted a short fuse to a huge dynamite cartridge and threw it

He left on a run with the saloon man at his beels. In a few seconds the shack and its contents were spread over several acres.

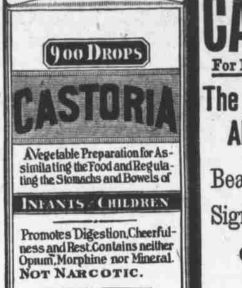
Then came a man with a tin pack on his back. The pack was filled with whisky, which was retailed to the men. Stevens heard of it and when the traveling saloon came near his tent put two rifle bullets through the tin pack. The whisky gurgled out and the man fled, convinced that at last he was "up against" a real prohibition

In Practice. "Oh, Mr. Millyuns!"

"Do you think a rich man can go through the eye of a needle?" "I don't know, my boy. How-ever, I will say that my lawyers have dragged me through some very small loopholes."-Louisville Courier-Journal.

In After Years. . Husband - I had no idea you would accept me the first time I pro-

Wife-And did you think I would accept the second time? Husband - Oh, there wouldn't have been a second time.-Chicago



same of Old Dr SAMUEL PITCHER A perfect Remedy for Constipa-tion, Sour Stomach, Diarrhoea

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A LITTLE NONSENSE.

He Was Not the Only Husband In the

Same Fix. When an old lawver who has had no end of experiences meets with one that he declares unique it is sure to be something very much out

of the common. "I had a man come to my office the other day," relates an attorney who has long done business on Griswold street, "to have me make out a deed for a nicespiece of real estate that he had just purchased for his wife as a birthday present. He is a bright business man, had made a good deal in this instance and wanted the papers just as soon as they could be prepared. Full description was afforded by the abstract, and all went swimmingly till I turned to him and asked his wife's

name "Oh, yes, of course-wife's name -very necessary, to be sure!" and it was plain to be seen that he was sparring for time, while making every effort to bring his memory into play. He had a rush of blood to the face, looked sorely troubled and finally turned his back on me while he looked out of the window as though relief were to be found

"Wouldn't that beat you!" he exclaimed, as he turned slowly back. Till be blowed if I can recall her name. You see they used to call her Tet' when she was a girl at home, and that was her name with me up to two years after our marriage, when I began calling her Mamma.' I couldn't tell you her name if it were a capital offense not to know it. S'pose it wouldn't do to just call her 'Pet' in the deed?"

It wouldn't, so he hurried away and in an hour, was back, with his wife's full name on a slip of paper -Detroit Free Press.



friends are always running him down."

"Oh, Harduppe can't even dodge creditor."—Philadelphia Press.

First Reporter-I see by the last edition that our old schoolmate Jones has committed suicide, Second Reporter-Hurry down and you may be in time to prevent READ OUR his doing it,-Smart Set.

Pertinent Query. She-There wasn't a dry eye in the room when I finished my pathetic recitation last evening. He-Indeed! Did everybody leave

before you got through?-Chicago

Greenville Markets. GRAIN Corn, per 100 pounds...... 85 Oats..... 43-45 PRODUCE

MARKETP

J. T. MARTZ, ATTORNEY AT LAW. Office 220 New Weaver building opp. Court House, Greenville, O. Will attend prompt-ly to all businessentrusted to biscare.

W. W. TEEGARDEN, Attorneys at Law Office in New Weaver Block, Greenville.

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Notice to Teachers.

"Harduppe complains that his riends are always running him own."

"Oh, Harduppe can't even dodge creditor."—Philadelphia Press.

The Premature Press.

First Reporter—I see by the last

THE regular meetings for the examination of two presents of two of applicants for teachers' certificates will be held in the West School building in Greenville, Ohio, on the first Saturday of each month.

The Patterson examinations will be held on the third Baturday of April, and on the second Saturday of May.

G. H. GARRISON. Press.

J. ALVERTON CROWELL, Clerk.
J. H. BBOWDER, Vice Press.

Sept. 1, 1906yr1

Sept.1,1906yr1

CLUBBING OFFERS.

See Clubbing List.

TIMES FOR Holding Circuit Courts A. D. 1908.

TISOROERED that the time of the be-ginning of the Terms of the Urgait Courts of the several counties in said cir-cuit for the year 1908, be fixed as follows, viz: CHAMPAIGN COUNTY

CLARK COUNTY On the 18th day of May and the 7th day of

On the 4th day of May and the 23d day of FAYKTPE COUNTY

FRANKLIN COUNTY On the 6th day of January and the 21st day

On the 5th day of April and the 25th day of October. MADISON COUNTY

On the 13th day of April and the 2nd day of November. MIAMI COUNTY On the 20th day of april and the 9th day of

MONTGOMERY COUNTY On the 25th day of May and the 14th day of December.

On the 30th day of April and the 19th day of November. SHELBY COUNTY

On the 16th day of April and the 5th day of Said terms to begin at 9 o'clock A M., except in Franklin and Montgomery counties at 2 o'clock P.M.

Signed September 17th, 1907.

State of Onio, Darke County 8 s. Darke County j

I, GEORGE S. YORK, Clerk of the Circuit
Court, within and for said county of barke,
and State of Ohio, do hereby certify the foregoing to be a true and correct copy of the
original order made by the Judges of the
Second Judicial Circuit Courts in the several counties comprising said district for the
year 1998, now on file in the office of the
Clerk of the Circuit Court for said Darke
county, and entered of record on the journal of said court.

Witness my official signature, and the seal of said Court, at Greenville, Ohio, this 23rd day of September, A.D. 1967. GEO. S. YORK,

THE Board of Deputy State Supervisors of Elections of Darke County, Oblo, will receive sealed bids at the office of said Board, up until one o'clock p.m., standard time, of

Saturday, Oct. 12, 1907,

For the printing of twentyfive thousand (25,000) or more ballots and such other supplies as may be needed, for holding the November election of 1907. Said ballots to be printed on the best quality of No. 2 book paper, to be perforated, numbered consecutively, bound in books for each voting precipot, ward said township, and sealed by the printer according to law in the presence of the Board of Deputy State Supervisors of Elections.

Also for thirtyfive thousand (35,000) bal-

Also for thirtyfive thousand (35000) bal-lois for election Boards of Education, to be printed on same quality of paper as above and under same conditions, and in accord-ance with Section 3970-10 Revised Staintes of Onio.

of Ohio.

Rach bid must be accompanied by a bond executed in due form by the bidder, satisfactory to the Board of Deputy State Supervisors of Electious, in a sum double the amount of his bid, conditioned for the faithful performance, pursuant to contract, of such printing as may be awarded to him, and for the payment of Equidated damages of such bidder to said Board of any excess of costs over the bid or bids of such bidder which said Board may be obliged to pay for such work by reason of the failure of such bidder to complete his contract according to its provisions.

Bids for the above printing must be filed

Bids for the above printing must be filed with the Clerk of said Board. J. A. COTTRELL, Chief Deputy.

ARTHUR V. MILLER, Clerk. Sept. 26, 1907w3

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SECOND JUDICIAL CIRCUIT On the 27th day of April and the 18th day of November. DARKECOUNTY On the lith day of May and the 30th day of GREENE COUNTY

PREBLE COUNTY

HARRISON WILSON, THEODORE SULLIVAN, Judges.

Olerk of the Circuit Court of Darke County, Ohio.